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IN THE U.S. BANKRUPTCY COURT FOR THE EASTERN DISTRICT OF TENNESSEE CHAPTER 13 PLAN

Che	heck: <u>Original</u> X	Amended Pre-Confirmation	Modified Post-Confirmation
		DATED:_04/12/10	
	IN RE: JIMMY L. FRANK, TAMA M. FRANK, Debtor(s)	CASE N	NUMBER: 10-31627
	are by wage order, debtor(s) shall be resp commences wage order deductions. Deb filing; provided, however, if the bankruptcy	over a term of 60 months bydirections and term of 60 months bydirections are sufficiently as the formation and formation are confirmation as the formation are confirmation as the formation are confirmation as the formation are confirmation are confirmation as the formation are confirmation are confirmation are confirmation are confirmation are confirmation.	ect pay or X wage order. If payments
	paid into the plan as follows: none; _ the debtor(s)' tax refund to be remitted dir	_all: or, _X_in excess of \$1,500.0 ectly by the Internal Revenue Serviced nd. If the debtor(s) is delinquent in aid into the plan with the debtor(s)	 A tax intercept order shall be issued for ce to the Trustee with the Trustee plan payments at the time of tax intercept,
	PROPERTY OF THE ESTATE/INSURANT vest in the debtor until completion of the prinsurance requirements required to be managed by the property subject to a lease or securing a contract of days of bankruptcy filing provide the credit shall retain possession of said property.	lan. Debtor(s)' shall be responsible intained on estate properties. Debt claim attributable to the purchase pr	e for any and all legal or contractual tor(s) retaining possession of personal ice of personal property shall within 60
	PRIORITY EXPENSES (including ADMII in full with claims entitled to priority under		
	a) Debtor(s)' Chapter 13 attorn by the debtor(s).	ey fees shall be paid in the amount	of \$3,000.00 less \$0.00 previously paid
	b) Tax claims to be paid as sec	ured, priority, and/or unsecured nor	n-priority in accordance with the filed claim.
	which are current at the time of filing a payments by the Trustee and per 11 to modification of an order for these dom (a)(1)(B) domestic support obligations	and are being paid directly or by ward. J.S.C. §362(b)(2)(A)(ii) no stay shall nestic support obligations. The follows which have been assigned to a goot this is a five year plan providing for	d, however, any child support obligations ge order deductions shall continue with no ll be in effect for the establishment or owing, however, are 11 U.S.C. §507 vernmental unit and may not be paid in full or all of debtor(s) projected disposable
-	POST DETITION claims allowed under 11	LLS C \$1205 aball be paid in full	
			and the second of the second of the best of the second of
	may exceed, but will not be less than the factor of the following for the factor of th		
	interest not to exceed 24% interest for full	protection of co-debtor(s):	ee in full at the claim contract rate of Monthly payment

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8.	EXECUTORY CONTRACTS AND UNEXPIRED LEASES.	Except for the following which are assumed, all executory
	contracts and unexpired leases are rejected with any claim	arising from rejection to be paid as unsecured:

- NON-PURCHASE MONEY SECURITY INTEREST lien claims of the following creditors are avoided and paid as unsecured:
- 10. **QUALIFIED RETIREMENT AND/OR PENSION** loans or claims shall be paid directly by debtor(s) pursuant to the terms of plan administration with no payments by the Trustee.
- 11. **SECURED CLAIMS PAID BY THIRD PARTY.** The Trustee shall make no payments on the following secured claims which shall be paid outside the plan by the designated individual; and, unless noted otherwise, the creditor shall be paid an allowable unsecured deficiency claim in the event of non-payment.

<u>Creditor</u> <u>Collateral</u> <u>Designated Individual</u>

12. MORTGAGE and/or LONG TERM LIEN claim balances survive the plan. The Debtors own a house and lot located at 749 Ridge Road, Madisonville, Tennessee, which subject to a first mortgage or long-term lien held by Vanderbilt Mortgage, and which shall be paid by the Trustee in monthly maintenance payments of \$1,092.91 beginning 05/10. In addition to the maintenance payment, the Trustee shall pay in full, in monthly installments of \$242.00 at 0% interest, a claim for mortgage/lien pre-petition arrearages in the approximate amount of \$13,950.37, subject to any objection by the Debtors or the Trustee to any greater amount claimed by the creditor, in which event the arrearage claim will be paid in the amount allowed by the court. Upon notification received as set forth in section 12(a)(4) and/or (5) herein, the Trustee shall pay any future mortgage increases or decreases due to escrow and interest rate changes, subject to the rights of the Debtors and/or the Trustee to object.

Confirmation of the plan shall impose an affirmative duty on the holders and/or servicers of any claims secured by liens, mortgages and/or deeds of trust on the principal residence of the Debtors to do all of the following:

- (1) To apply the payments received from the Trustee on the pre-petition arrearage, if any, only to such arrearage. For purposes of this plan, the "pre-petition arrearage" shall include all sums included in the "allowed" proof of claim and shall have a "0" balance upon entry of the Discharge Order in this case.
- (2) To deem the pre-petition arrearage as contractually current upon confirmation of the plan, thereby precluding the imposition of late payment charges or other default-related fees and services based on the pre-petition default or defaults.
- (3) To apply the post-petition monthly mortgage payments paid by the Trustee or by the Debtors to the month in which each payment is designated to be made under the plan or directly by the Debtors, whether or not such payments are immediately applied by the creditor in the outstanding loan balance or are placed into some type of suspense, forbearance, or similar account.
- (4) To notify the Trustee, the Debtors, and the attorney for the Debtors, in writing, of any changes in the interest rate for any non-fixed rate or adjustable rate mortgages and the effective date of any such adjustment or adjustments not less than 60 days in advance of such change or at such time as the change becomes known to the holder if the change is to be implemented in less than 60 days.
- (5) To notify the Trustee, the Debtors, and the attorney for the Debtors, in writing, of any changes in the property taxes and/or property insurance premiums that would either increase or reduce the escrow portion, if any, of the monthly mortgage payments and the effective date of any such adjustment or adjustments not less than 60 days in advance of such change or at such time as the change becomes known to the holder if the change is to be implemented in less than 60 days.
- (6) To file with the court and serve upon the Trustee, the Debtors, and the attorney for the Debtors, by February 15 of each year governed by this plan, an Annual Statement detailing the following amounts paid by the Debtors during the preceding calendar year: (i) all payments applied to the principal balance; (ii) all payments applied to interest; (iii) all payments applied to any escrow account; (iv) all payments applied to any pre-petition arrearage claim and the remaining balance; and (v) all fees and charges alleged to have accrued post-petition, along with an explanation thereof. Failure to file and serve the Annual Statement as set forth herein results in the mortgage being deemed

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fully current as of the calendar year for which the Annual Statement is due. The final Annual Statement shall be filed and served within 45 days after the Trustee files her Preliminary Trustee's Final Report and Certificate of Final Payment, a copy of which shall be served by the Trustee on the holder or servicer of any claim required to file an Annual Statement. The failure to file the final Annual Statement as set forth herein following completion of the Debtors' plan and entry of discharge results in the mortgage being deemed fully current as of the date of discharge.

- (7) *Modifications*. The holders of claims secured by a mortgage on real property of the Debtors, proposed to be cured in section 12(a) of this plan shall adhere to and be governed by the following:
- (A) Pre-petition defaults. If the Debtors pay the cure amount specified in section 12(a), or in such lesser or greater amounts as may be established by the creditor's allowed proof of claim, which timely making all required post-petition payments, the mortgage will, at the conclusion of the plan, be reinstated according to its original terms, extinguishing any right of the holder to recover any amount alleged to have arisen prior to the filing of the petition.
- (B) Post-petition defaults. As set forth in section 12(a)(6) above, the holders and/or servicers of any claims secured by liens, mortgages, and/or deeds of trust on a principal residence of the Debtors have an affirmative duty to file with the court and serve upon the Trustee, the Debtors, and the attorney for the Debtors an Annual Statement disclosing the status of the Debtors' mortgage loan account. Within 30 days of receipt of the Annual Statement, the Debtors may either (i) challenge the accuracy thereof by filing a motion with the court, to be served upon the holder and the Trustee, or (ii) propose a modified plan to provide for payment of additional amounts that the Debtors acknowledge or the court determines are due. To the extent that amounts set forth on a timely filed Annual Statement are not determined by the court to be invalid or are not paid by the Debtors through a modified plan, the rights of the holder to collect these amounts will be unaffected.
- (C) Costs of collection. Costs of collection incurred by the holder after the filing of this bankruptcy case, including attorneys' fees, shall be claimed pursuant to section 12(a)(7)(B) above. No late fees shall be incurred or demanded due to administrative delays by the Trustee's office.

12B.	STRIPPED MORTGAGES.	The following mortgages and/or liens shall be avoided, stripped down and paid as ar
unsecured creditor, pursuant to paragrap		to paragraph 6:

13. **SECURED CREDITORS/ PRE-CONFIRMATION ADEQUATE PROTECTION PAYMENTS.** The holders of the following allowed claims shall be paid the designated secured value, interest rate and monthly payment over the life of the plan. Any portion of the allowed claim exceeding the designated secured value shall be paid as unsecured; provided, however, the lien securing the claim shall be retained until the earlier of: (a) payment of the underlying debt determined under non-bankruptcy law; or (b) discharge under 11 U.S.C. §1328. Claims filed as secured but not given a secured plan treatment herein shall be paid as unsecured and are subject to Trustee objection if not properly documented or perfected regardless of confirmed plan treatment.

In addition, the secured creditors designated herein as eligible for pre-confirmation adequate payments shall be paid monthly pre-confirmation adequate protection payments by the Trustee in an amount equal to the designated monthly secured payment only in the event the secured creditor circulates for entry an agreed adequate protection order. Pre-confirmation adequate protection payments shall be subject to the Trustee administrative fee and paid pro-rata to the extent funds are available in the event more than one creditor is entitled to pre-confirmation adequate protection payments.

A)	The following creditors ARE NOT	entitled to	pre-confirmation	adequate pro	otection payme	ents:

Creditor Collateral Value Payment Interest rate

B) The following creditors are entitled to pre-confirmation adequate protection payments pursuant to the entry of an adequate protection order:

Creditor	Collateral	<u>vaiue</u>	<u>Payment</u>	<u>interest rate</u>
National Auto Finance	2005 Ford Pickup	\$ 7,700.00	\$178.20	5 ¼ %

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14. **SURRENDERED COLLATERAL.** Debtor(s) surrender the following collateral and the creditor shall be paid an allowed unsecured deficiency claim unless noted otherwise. The deficiency claim, however, shall be filed by the claim bar date unless the creditor seeks and is granted additional time within which to file any deficiency claim.

<u>Creditor</u> <u>Collateral</u>

15. **SPECIAL PROVISIONS**.

04/12/10 /s/ JIMMY L. FRANK and /s/ TAMA M. FRANK

Date Debtor(s)
/s/ GAIL F. WORTLEY Debtor(s) Attorney; State Bar Code 001230

(GAIL F. WORTLEY, 3715 Powers Street, Knoxville, Tennessee 37917, 865-688-8922)

CERTIFICATE OF SERVICE

I certify that a true and exact copy of the Amended Chapter 13 Plan has been forwarded to Gwendolyn M. Kerney, Chapter 13 Trustee, P.O. Box 228, Knoxville, TN 37901 and Vanderbilt Mortgage, P.O. Box 9800, Maryville, TN 37802 by U.S. Mail, postage prepaid, this the 12th day of April, 2010.

/s/ GAIL F. WORTLEY.
GAIL F. WORTLEY